

## **English résumé**

### **Budget management and awarding of public contracts**

This thesis is describing how are public financial resources divided in procedure of awarding of public works contracts, public supply contract and public service contracts in Czech republic. Czech legal regulations of awarding of public contracts are transposed from European legal regulations. Statute Nr. 137/2006 Coll., about awarding of public contracts contains institutions of Directive 2004/17/EC of 31 March 2004 coordinating the procurement procedure of entities operating in the water, energy, transport and postal services sectors and Directive 2004/18/EC of 31 March 2004 on the coordination of procedures for the award of public works contracts, public supply contract and public service contracts. The main purpose of these directives is coordinating procedure of awarding of public contracts in all member states of European Union.

Statute Nr. 137/2006 Coll., about awarding of public contracts governs the procedure of awarding of public contracts from the moment of publication of the intention to award public contract to the moment of publication of notification about made contract between the submitter and provider of the subject of public contract. This procedure is based on the principle of transparency, the principle of antidiscrimination and the principle of equal acting. Purpose of this procedure is to select the offer which is the best for the submitter.

The review procedures concerning to the award of public are transposed from the Council Directives 89/665/EEC and 92/13/EEC. In Czech republic is the review procedures executing the office for the protection of competition.

In association with amending of Council Directives 89/665/EEC and 92/13/EEC by Directive 2007/66/EC is prepared and realized amending act of statute Nr. 137/2006 Coll., about awarding of public contracts which improves effectiveness of review procedures concerning to the award of public contracts.